UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

-----X

UNITED STATES OF AMERICA,

23 Cr. 566 (LGS)

-against-

ORDER

DANNON CRAWFORD,

Defendant, :

------>

LORNA G. SCHOFIELD, District Judge:

WHEREAS, a sentencing hearing is scheduled for May 19, 2025, at 11:00 a.m.

WHEREAS, the parties dispute Defendant's intent when he discharged the firearm, and therefore dispute whether the appropriate Guidelines enhancement should be taken from § 2A2.1 (Assault with Intent to Commit Murder; Attempted Murder) or § 2A2.2 (Aggravated Assault).

WHEREAS, apart from the video of the shooting, neither party has submitted evidence of Defendant's intent. Defense counsel has submitted a proffer but no sworn declaration or other evidence. It is hereby

ORDERED that by **May 19, 2025**, the parties shall each file a letter stating whether they would like to submit additional evidence of Defendant's intent, either on the docket or at a *Fatico* hearing, and if so, when; or whether they would prefer to rest on the existing record, keeping in mind the burden of proof. It is further

ORDERED that the sentencing hearing currently scheduled for May 19, 2025, is adjourned to **June 3, 2025, at 3:45 p.m.**

Dated: May 15, 2025

New York, New York

LORNA G. SCHOFIELD
UNITED STATES DISTRICT JUDGE